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8 Attorneys for Defendants
County of Alameda and Alameda County Deputy
Sheriff Joshua Mayfield

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

13 JOSEPH P. CUVIELLO and DENIZ
BOLBOL, individually,

14 Plaintiffs.

15 | v

16 ROWELL RANCH RODEO, INC.;
17 HAYWARD AREA RECREATION AND
18 PARK DISTRICT; HAYWARD AREA
RECREATION AND PARK DISTRICT
PUBLIC SAFETY MANAGER/RANGER
KEVIN HART; ALAMEDA COUNTY
19 SHERIFF'S OFFICE; ALAMEDA COUNTY
DEPUTY SHERIFF JOSHUA MAYFIELD;
20 and DOES 1 and 2, in their individual and
official capacities, jointly and severally,

Defendants.

Case No. 3:23-cv-01652-VC

**DECLARATION OF ALAMEDA
COUNTY DEPUTY SHERIFF JOSHUA
MAYFIELD IN OPPOSITION TO
PLAINTIFFS' JOINT MOTION FOR
PARTIAL SUMMARY JUDGMENT
AND IN SUPPORT OF DEFENDANTS'
CROSS-MOTION FOR SUMMARY
JUDGMENT**

Date: August 15, 2024

Time: 10:00 a.m.

Judge: Hon. Vince Chhabria

Courtroom: 4—17th Floor

Action Filed: April 6, 2023
Trial Date: October 21, 2024

1 I, Joshua Mayfield, declare as follows:

2 1. I am a Deputy Sheriff with the Alameda County Sheriff's Office. I have personal
3 knowledge of the facts set forth herein and if called as a witness, I could and would competently
4 testify to the matters stated herein.

5 2. Shortly before 5:57 p.m. on May 20, 2022, I arrived at the Rowell Ranch Rodeo to
6 provide a law enforcement presence along with Deputy Sheriffs Christian Campbell, Sowmya
7 Ramada, and Matthew Laszuk. Attached hereto as **Exhibit A** are true and correct copies of video
8 recordings from my body-worn camera that I was wearing that day. Those recordings fairly and
9 accurately depict events that took place that day while I was at Rowell Ranch, including
10 conversations I had with plaintiffs Deniz Bobol and Pat Cuviello.

11 3. At no time on May 20, 2022, did I ever threaten plaintiffs Deniz Bobol, Pat
12 Cuviello, or any of the other demonstrators with arrest. I had no intention of arresting plaintiffs
13 or any of the other demonstrators unless they blocked ingress/egress, became violent, or
14 otherwise broke the law. I never told plaintiffs or any of the other demonstrators that they had to
15 relocate to the Free Speech Area that had apparently been designated by Rowell Ranch Rodeo.

16 I declare under penalty of perjury under the laws of the State of California that the
17 foregoing is true and correct.

18 Executed on this 17th day of JUNE, 2024, at SAN LEANDRO, California.

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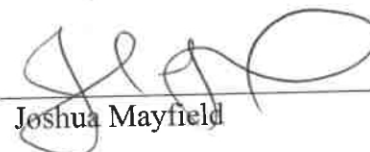

Joshua Mayfield

EXHIBIT A-1

Body-Worn Camera Video Number 6

[video file submitted in physical form via USB drive]

EXHIBIT A-2

Body-Worn Camera Video Number 16

[video file submitted in physical form via USB drive]

EXHIBIT A-3

Body-Worn Camera Video Number 18

[video file submitted in physical form via USB drive]